ECF CASE
JUDGE KOELTL

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

J & J SPORTS PRODUCTIONS, INC., as Broadcast Licensee of the May 5, 2007 DeLaHoya/Mayweather Program

Plaintiff,

-against-

TEODORO SHULTERBRON, Individually, and as officer, director, shareholder and/or principal of THINK INC. d/b/a THEO'S THINK INC. SPORTS a/k/a THEO'S SPORTS BAR.

and

THINK INC. d/b/a THEO'S THINK INC. SPORTS a/k/a THEO'S SPORTS BAR,

Defendants.

ORIGINAL

ORDER TO SHOW CAUSE FOR DEFAULT JUDGMENT

Civil Action No. 07-CV-6529-JGK-KNF HON. JOHN G. KOELTL

USDS SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #: _____
DATE FILED: _8/4/2008

Upon reading and filing the Affidavit of Plaintiff and the Attorney's Affirmation of Julie Cohen Lonstein, Esq. in support of said application and the exhibits attached thereto, let the defaulting Defendants herein show cause in Courtroom 12B of the Courthouse located at 500 Pearl Street, New York, New York on the, 2 day of August 2008, at 2008, at 2008, at 2008 and 2008 are default judgment against the Defendants and setting the Motion down for inquest on the appropriate amount of damages against the Defendants jointly and severally as follows:

Against, TEODORO SHULTERBRON, Individually, and as officer, director, shareholder and/or principal of THINK INC. d/b/a THEO'S THINK INC. SPORTS a/k/a THEO'S SPORTS BAR

- under 605(c)(3)(C)(i)(II) a sum in the discretion of the Court, of up to TEN THOUSAND DOLLARS (\$10,000.00)
- 2) and under 605(e)(3)(C)(ii) a sum in the discretion of the Court, of <u>up to ONE HUNDRED THOUSAND DOLLARS</u> (\$100,000.00) for enhanced damages for

Defendant's willful violation of 605(a)

and under 605(e)(3)(B)(iii) in the discretion of the Court, costs and Attorney fees of ONE THOUSAND TWO HUNDRED SEVENTY FIVE DOLLARS (\$1,275.00) and further,

Against, THINK INC. d/b/a THEO'S THINK INC. SPORTS a/k/a THEO'S SPORTS BAR,

- 1) under 605(c)(3)(C)(i)(II) a sum in the discretion of the Court, of up to TEN THOUSAND DOLLARS (\$10,000.00)
- 2) and under 605(e)(3)(C)(ii) a sum in the discretion of the Court, of up to ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) for enhanced damages for Defendant's willful violation of 605(a)
- 3) and under 605(e)(3)(B)(iii) in the discretion of the Court, costs and Attorney fees of ONE THOUSAND TWO HUNDRED SEVENTY FIVE DOLLARS (\$1,275.00)

SUFFICIENT REASON APPEARING THEREFORE, let service of a copy of this Order and the papers upon which it was granted by serving same upon the defaulting Defendant at the following address:

Teodoro Shulterbron 100 Eric Street Dumont, NJ 07628-3404

Think Inc. 374 F. 204th Street Bronx, NY 10467

on or before August 4. 2008, at 5 p.m., by Certified Mail Return Receipt Requested, be deemed good and sufficient service. Opposition papers shall be filed and courtesy copies sent to chambers no later than August 18,200 Reply, if any, shall be filed and courtesy copies sent to chambers no later than August 22,200 §

Defendants are advised that failure to respond to the Order to Show Cause will be grounds for Default Judgment entered against them, in which event Defendants will have to trial.

Dated:

New York

ENTER

HONORABLE JOHN G. KOELTL

United States District Judge

The plaintiff shall proof of service of this order to show cause by try large 20

SO ORDERED.

7/31/08

JOHN G. KOELTL

UNITED STATES DISTRICT JUDGE

ECF CASE JUDGE KOELTL

ORIGINAL

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

J & J SPORTS PRODUCTIONS, INC., as Broadcast Licensec of the May 5, 2007 DeLaHoya/Mayweather Program,

Plaintiff,

-against-

CLERK'S CERTIFICATE Civil Action No. 07-CV-6529-JGK-KNF HON. JOHN G. KOELTL

TEODORO SHULTERBRON, Individually, and as officer, director, shareholder and/or principal of THINK INC. d/b/a THEO'S THINK INC. SPORTS a/k/a THEO'S SPORTS BAR.

and

THINK INC. d/b/a THEO'S THINK INC. SPORTS a/k/a THEO'S SPORTS BAR

Defendants.

I, J. Michael McMahon, Clerk of the United States District Court for the Southern District of New York, do hereby certify that the docket entries in the above entitled action indicates that the Defendants, TEODORO SHULTERBRON, Individually, and as officer, director, shareholder and/or principal of THINK INC. d/b/a THEO'S THINK INC. SPORTS a/k/a THEO'S SPORTS BAR, and THINK INC. d/b/a THEO'S THINK INC. SPORTS a/k/a THEO'S SPORTS BAR, were served with a copy of the Complaint and Summons on August 7, 2007 and August 8, 2007; while the Court extended the time to Answer to November 30, 2007, no Answer has been filed.

I further certify that the docket entries indicate that TEODORO SHULTERBRON. Individually, and as officer, director, shareholder and/or principal of THINK INC. d/b/a THEO'S THINK INC. SPORTS a/k/a THEO'S SPORTS BAR, and THINK INC. d/b/a

THEO'S THINK INC. SPORTS a/k/a THEO'S SPORTS BAR have never submitted an answer or otherwise plead in defense of this action and their default is hereby noted.

Dated: , New York

MARCH 10 2008

J. MICHAEL, McMAHON Clerk

N.

Deputy Clerk